



# **HOUSE BILL No. 1284**

DIGEST OF HB 1284 (Updated February 5, 2002 9:50 PM - DI 84)

Citations Affected: IC 11-8; IC 11-12; IC 11-13; IC 35-33; IC 35-38; IC 35-44.

Synopsis: Violent offenders on home detention and community corrections. Creates a provision for constant supervision of violent offenders and flight risks on home detention: (1) as a condition of pretrial release; and (2) as a condition of parole. Requires the department of correction, probation departments, and community corrections programs to develop written criteria and procedures to determine if an offender placed on home detention as a condition of pre-trial release or parole is a violent offender or flight risk. Requires that an entity monitoring a violent offender: (1) provide local law enforcement agencies with information indicating whether an offender on home detention is a violent offender; forward a photograph of the offender to local law enforcement; and (3) cause a law enforcement agency to be contacted first if a violent offender or flight risk violates a condition of home detention. Requires state and locally operated community corrections programs to report to the executive director of the legislative services agency the race, ethnicity, and communicable disease carrier status of offenders in the programs. Adds the reintegration of offenders into the community as a purpose for the establishment and operation of community corrections programs. Amends the definition of "community corrections program" to include programs that reintegrate offenders into the community.

Effective: July 1, 2002.

# Reske, Bardon, Herndon, Ulmer

(SENATE SPONSOR — MEEKS C)

January 14, 2002, read first time and referred to Committee on Courts and Criminal Code. January 30, 2002, amended, reported — Do Pass. February 4, 2002, read second time, ordered engrossed. February 5, 2002, engrossed. Read third time, recommitted to a Committee of One, amended; passed. Yeas 96, nays 0.



Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

# HOUSE BILL No. 1284

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 11-8-1-6.5 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2002]: Sec. 6.5. "Constant supervision" means the monitoring of
4	a violent offender twenty-four (24) hours each day.
5	SECTION 2. IC 11-8-1-8.7 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2002]: Sec. 8.7. "Flight risk" means a person who was placed or
8	parole for conviction of escape or attempted escape or failure to
9	return to lawful detention.
10	SECTION 3. IC 11-8-1-8.9 IS ADDED TO THE INDIANA CODE
11	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2002]: Sec. 8.9. (a) "Home" means:
13	(1) the interior living area of the temporary or permanen
14	residence of a person; or

(2) if a person's residence is a multiple family dwelling, the

(A) halls or common areas outside the unit where the

unit in which the person resides, not including the:

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1	person resides; or
2	(B) other units, occupied or unoccupied, in the multiple
3	family dwelling.
4	(b) The term includes a hospital, health care facility, hospice,
5	group home, maternity home, residential treatment facility, and
6	boarding house.
7	(c) The term does not include a public correctional facility or
8	the residence of another person who is not part of the social unit
9	formed by the person's immediate family.
0	SECTION 4. IC 11-8-1-8.8 IS ADDED TO THE INDIANA CODE
1	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2	1, 2002]: Sec. 8.8. "Monitoring device" means an electronic device
3	that:
4	(1) is limited in capability to recording or transmitting
5	information regarding an offender's presence or absence from
6	the offender's home;
7	(2) is minimally intrusive upon the privacy of the offender or
8	other persons residing in the offender's home; and
9	(3) with the written consent of the offender and other persons
20	residing in the home at the time an order for home detention
21	is entered, may record or transmit:
22	(A) visual images;
23	(B) oral or wire communication or any auditory sound; or
24	(C) information regarding the offender's activities while
25	inside the offender's home.
26	SECTION 5. IC 11-8-1-11 IS ADDED TO THE INDIANA CODE
27	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
28	1, 2002]: Sec. 11. "Security risk" means a person who is a threat to
29	the physical safety of the public.
30	SECTION 6. IC 11-8-1-12 IS ADDED TO THE INDIANA CODE
31	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
32	1, 2002]: Sec. 12. "Violent offender" means a person who meets
33	either of the following conditions:
34	(1) Was placed on parole for conviction of any of the following
35	offenses or attempted offenses:
86	(A) Battery (IC 35-42-2-1).
37	(B) Domestic battery (IC 35-42-2-1.3).
88	(C) Arson (IC 35-43-1-1).
89	(D) Stalking (IC 35-45-10-5).
10	(E) Knowingly selling, manufacturing, purchasing, or
1	possessing a bomb or other container containing an
12	explosive or inflammable substance (IC 35-47-5-1).



1 2	(F) A crime identified as a "crime of violence" in IC 35-50-1-2(a).
3	(2) Is a security risk, as determined under IC 11-13-9-2.
4	SECTION 7. IC 11-8-2-9 IS AMENDED TO READ AS FOLLOWS
5	[EFFECTIVE JULY 1, 2002]: Sec. 9. (a) The department shall
6	establish a program of research and statistics, alone or in cooperation
7	with others, for the purpose of assisting in the identification and
8	achievement of realistic short term and long term departmental goals,
9	the making of administrative decisions, and the evaluation of the
10	facilities and programs of the entire state correctional system.
11	Information relating to the following must be compiled:
12	(1) An inventory of current facilities and programs, including
13	residential and nonresidential community programs and offender
14	participation.
15	(2) Population characteristics and trends, including the following
16	concerning offenders:
17	(A) Ethnicity.
18	(B) Race.
19	(C) Gender.
20	(D) Carrier (as defined in IC 16-18-2-49) status.
21	(3) Judicial sentencing practices.
22	(4) Service area resources, needs, and capabilities.
23	(5) Recidivism of offenders.
24	(6) Projected operating and capital expenditures.
25	(b) The department may conduct research into the causes, detection,
26	and treatment of criminality and delinquency and disseminate the
27	results of that research.
28	(c) Annually, within thirty (30) days after the close of the
29	department's fiscal year, the department shall forward the
30	information with respect to state operated community corrections
31	programs compiled under subsection (a)(2) to the executive
32	director of the legislative services agency.
33	SECTION 8. IC 11-12-1-6 IS ADDED TO THE INDIANA CODE
34	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
35	1, 2002]: Sec. 6. A community corrections advisory board
36	established under section 2 of this chapter shall compile
37	information relating to the ethnicity, race, gender, and carrier (as
38	defined in IC 16-18-2-49) status of persons described in section
39	2(2), 2(3), and 2(4) of this chapter who are served by community
40	corrections programs coordinated or operated by the board. The
41	board shall forward this information annually, within thirty (30)

days after the close of the board's fiscal year, to the executive



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SECTION 9. IC 11-12-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1. For the purpose of encouraging counties to develop a coordinated local corrections-criminal justice system, and providing effective alternatives to imprisonment at the state level, and reintegrating offenders into the community, the commissioner shall, out of funds appropriated for such purposes, make grants to counties for the establishment and operation of community corrections programs. Appropriations intended for this purpose may not be used by the department for any other purpose. Money appropriated to the department of correction for the purpose of making grants under this chapter, and charges made against a county under section 9, do not revert to the general fund at the close of any fiscal year, but remain available to the department of correction for its use in making grants under this chapter.

SECTION 10. IC 11-13-9 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 20021:

Chapter 9. Violent Offenders and Flight Risks on Home **Detention as a Condition of Parole** 

- Sec. 1. This chapter applies to an offender who has been placed on parole under IC 11-13-3 or IC 35-50-6-1.
- Sec. 2. (a) The department of correction shall establish written criteria and procedures for determining whether an offender is a flight risk (as defined in IC 11-8-1-8.7) or a violent offender (as defined in IC 11-8-1-12).
- (b) The department of correction shall use the criteria and procedures established under subsection (a) to establish a record keeping system that allows the department of correction to quickly determine whether an offender placed on home detention as a condition of parole is a flight risk or a violent offender.
- Sec. 3. The department of correction shall provide all law enforcement agencies having jurisdiction in the place where the offender's home detention is located with a list that includes the following information:
  - (1) The offender's name, any known aliases, and the location of the offender's home detention.
  - (2) The crime for which the offender was convicted and placed on parole.
  - (3) The date the offender's home detention expires.
  - (4) The name, address, and telephone number of the parole officer supervising the offender on home detention.



1	(5) An indication of whether the offender is a flight risk or a
2	violent offender.
3	(6) A photograph of the offender.
4	Sec. 4. Except for absences from the offender's home for reasons
5	set forth in IC 35-38-2.5-6(1), the department of correction shall,
6	at the beginning of a period of home detention, set the monitoring
7	device and surveillance equipment to minimize the possibility that
8	an offender can enter another residence or structure without a
9	violation.
10	Sec. 5. (a) A contract agency described in subsection (b) or the
11	department of correction shall immediately contact a local law
12	enforcement agency described in section 3 of this chapter upon
13	determining that a violent offender is violating a condition of home
14	detention.
15	(b) The department of correction shall use a monitoring device
16	and surveillance equipment to maintain constant supervision of the
17	violent offender. The department of correction may do this by:
18	(1) using its own equipment and personnel; or
19	(2) contracting with an outside entity.
20	SECTION 11. IC 35-33-8.7 IS ADDED TO THE INDIANA CODE
21	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
22	JULY 1, 2002]:
23	Chapter 8.7. Pre-Trial Release and Home Detention
24	Sec. 1. As used in this chapter, "constant supervision" means
25	the monitoring of a violent offender twenty-four (24) hours each
26	day by means described in section 8 of this chapter.
27	Sec. 2. As used in this chapter, "flight risk" means a person who
28	is charged with escape or attempted escape or failure to return to
29	lawful detention.
30	Sec. 3. (a) As used in this chapter, "home" means:
31	(1) the interior living area of the temporary or permanent
32	residence of a person; or
33	(2) if a person's residence is a multiple family dwelling, the
34	unit in which the person resides, not including the:
35	(A) halls or common areas outside the unit where the
36	person resides; or
37	(B) other units, occupied or unoccupied, in the multiple
38	family dwelling.
39	(b) The term includes a hospital, health care facility, hospice,
40	group home, maternity home, residential treatment facility, and
41	boarding house.
42	(c) The term does not include a public correctional facility or



1	the residence of another person who is not part of the social unit
2	formed by the person's immediate family.
3	Sec. 4. "Monitoring device" means an electronic device that:
4	(1) is limited in capability to recording or transmitting
5	information regarding an offender's presence or absence from
6	the offender's home;
7	(2) is minimally intrusive upon the privacy of the offender or
8	other persons residing in the offender's home; and
9	(3) with the written consent of the offender and other persons
10	residing in the home at the time an order for home detention
11	is entered, may record or transmit:
12	(A) visual images;
13	(B) oral or wire communication or any auditory sound; or
14	(C) information regarding the offender's activities while
15	inside the offender's home.
16	Sec. 5. As used in this chapter, "security risk" means a person
17	who is a threat to the physical safety of the public.
18	Sec. 6. As used in this chapter, "violent offender" means a
19	person who meets either of the following conditions:
20	(1) Is charged with one (1) of the following offenses or
21	attempted offenses:
22	(A) Battery (IC 35-42-2-1).
23	(B) Domestic battery (IC 35-42-2-1.3).
24	(C) Arson (IC 35-43-1-1).
25	(D) Stalking (IC 35-45-10-5).
26	(E) Knowingly selling, manufacturing, purchasing, or
27	possessing a bomb or other container containing an
28	explosive or inflammable substance (IC 35-47-5-1).
29	(F) A crime identified as a "crime of violence" in
30	IC 35-50-1-2(a).
31	(2) Is a security risk.
32	Sec. 7. (a) If a person resides in a county other than the county
33	in which the court has jurisdiction, the court may not place the
34	person on home detention as a condition of pre-trial release unless:
35	(1) the person is eligible for home detention as a condition of
36	pre-trial release in the county in which the person resides;
37	and
38	(2) supervision of the offender will be conducted by the county
39	in which the person resides.
40	(b) If a person is:
41	(1) serving home detention in a county that operates a home
42	detention program; and



1	(2) being supervised by a probation department or community
2	corrections program located in a county other than the county
3	in which the court has jurisdiction;
4	the court may order that supervision of the person be transferred
5	to the county where the person resides if the person remains on
6	home detention in the other county.
7	(c) All home detention fees shall be collected by the county that
8	supervises the offender.
9	Sec. 8. (a) Each probation department or community
10	corrections department shall establish written criteria and
11	procedures for determining whether a person placed on home
12	detention as a condition of pre-trial release qualifies as a flight risk
13	or a violent offender.
14	(b) A probation department or community corrections
15	department shall use the criteria and procedures established under
16	subsection (a) to establish a record keeping system that allows the
17	department to quickly determine whether an offender placed on
18	home detention as a condition of pre-trial release is a flight risk or
19	a violent offender.
20	(c) A probation department or community corrections
21	department charged by a court with supervision of a flight risk or
22	a violent offender placed on home detention as a condition of
23	pre-trial release shall provide all law enforcement agencies having
24	jurisdiction in the place where the probation department or
25	community corrections department is located with information on
26	the flight risk or the violent offender supervised by the probation
27	department or community corrections department. The
28	information must include the following:
29	(1) The offender's name, any known aliases, and the location
30	of the person's home detention.
31	(2) The crime with which the offender is charged.
32	(3) The name, address, and telephone number of the
33	offender's supervising probation or community corrections
34	officer for pre-trial home detention.
35	(4) An indication of whether the offender is a flight risk or a
36	violent offender.
37	(5) A photograph of the offender.
38	(d) Except for absences from the offender's home for reasons set
39	forth in IC 35-38-2.5-6(1), a probation department or community
40	corrections department charged by a court with supervision of an
41	offender placed on home detention as a condition of pre-trial

release shall set the monitoring device and surveillance equipment



1	to minimize the possibility that the offender can enter another
2	residence or structure without a violation.
3	Sec. 9. (a) A contract agency described in subsection (b) or a
4	probation department or community corrections department
5	charged by a court with supervision of a flight risk or a violent
6	offender placed on home detention under this chapter shall
7	immediately contact a local law enforcement agency upon
8	determining that a flight risk or a violent offender is violating a
9	condition of home detention.
10	(b) A probation department or community corrections
11	department charged by a court with supervision of a flight risk or
12	a violent offender placed on home detention under this chapter
13	shall use a monitoring device and surveillance equipment to
14	maintain constant supervision of the flight risk or the violent
15	offender. The supervising entity may do this by:
16	(1) using the supervising entity's equipment and personnel; or
17	(2) contracting with an outside entity.
18	SECTION 12. IC 35-38-2.5-1.5 IS ADDED TO THE INDIANA
19	CODE AS A NEW SECTION TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2002]: Sec. 1.5. As used in this chapter,
21	"flight risk" means a person who is convicted of escape or
22	attempted escape or failure to return to lawful detention.
23	SECTION 13. IC 35-38-2.5-4.5, AS ADDED BY P.L.137-2001,
24	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2002]: Sec. 4.5. As used in this chapter, "security risk" means
26	a person who is
27	(1) a flight risk; or
28	(2) a threat to the physical safety of the public.
29	SECTION 14. IC 35-38-2.5-4.7, AS ADDED BY P.L.137-2001,
30	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2002]: Sec. 4.7. As used in this chapter, "violent offender"
32	means a person who is:
33	(1) convicted of an offense or attempted offense, except for an
34	offense under IC 35-42-4 or IC 35-46-1-3, under IC 35-50-1-2(a),
35	IC 35-42-2-1, IC 35-42-2-1.3, IC 35-43-1-1, <del>IC</del> <del>35-44-3-5,</del>
36	IC 35-45-10-5, or IC 35-47-5-1; <b>or</b>
37	(2) charged with an offense or attempted offense listed in
38	IC 35-50-1-2(a), IC 35-42-2-1, IC 35-42-2-1.3, IC 35-43-1-1,
39	IC 35-44-3-5, IC 35-45-10-5, or IC 35-47-5-1; or
40	(3) (2) a security risk as determined under section 10 of this
41	chapter.
42	SECTION 15 IC 35-38-2 5-10 AS AMENDED BY P.L. 137-2001



1	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2002]: Sec. 10. (a) Each probation department or community
3	corrections department shall establish written criteria and procedures
4	for determining whether an offender or alleged offender that the
5	department supervises on home detention qualifies as a flight risk or
6	a violent offender.
7	(b) A probation or community corrections department shall use the
8	criteria and procedures established under subsection (a) to establish a
9	record keeping system that allows the department to quickly determine
10	whether an offender or alleged offender who violates the terms of a
11	home detention order is a <b>flight risk or a</b> violent offender.

- (c) A probation department or a community corrections program charged by a court with supervision of offenders and alleged offenders an offender ordered to undergo home detention shall provide all law enforcement agencies (including any contract agencies) having iurisdiction in the place where the probation department or a community corrections program is located with a list of offenders and alleged offenders under home detention supervised by the probation department or the community corrections program. The list must include the following information about each offender: and alleged offender:
  - (1) The offender's name, any known aliases, and the location of the offender's home detention.
  - (2) The crime for which the offender was convicted.
  - (3) The date the offender's home detention expires.
  - (4) The name, address, and telephone number of the offender's supervising probation or community corrections program officer for home detention.
  - (5) An indication of whether the offender or alleged offender is a flight risk or a violent offender.
  - (6) A photograph of the offender.
- (d) Except for the offender's absences from the offender's home as provided under section 6(1) of this chapter, a probation department or community corrections program charged by a court with supervision of offenders and alleged offenders an offender ordered to undergo home detention shall, at the beginning of a period of home detention, set the monitoring device and surveillance equipment to minimize the possibility that the offender or alleged offender can enter another residence or structure without a violation.
- SECTION 16. IC 35-38-2.5-12, AS ADDED BY P.L.137-2001, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 12. (a) A contracting entity described in





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subsection (b), probation department, or community corrections
program charged by a court with supervision of a flight risk or a
violent offender placed on home detention under this chapter shall
cause a local law enforcement agency or contract agency described in
section 10 of this chapter to be the initial agency contacted upon
determining that the flight risk or the violent offender is in violation
of a court order for home detention.

- (b) A probation department or community corrections program charged by a court with supervision of a **flight risk or a** violent offender placed on home detention under this chapter shall maintain constant supervision of the **flight risk or the** violent offender using a monitoring device and surveillance equipment. The supervising entity may do this by:
  - (1) using the supervising entity's equipment and personnel; or
  - (2) contracting with an outside entity.

SECTION 17. IC 35-38-2.6-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 2. As used in this chapter, "community corrections program" means a program consisting of residential and work release, electronic monitoring, day treatment, or day reporting, or a service to reintegrate offenders into the community that is:

- (1) operated under a community corrections plan of a county and funded at least in part by the state subsidy provided under IC 11-12-2; or
- (2) operated by or under contract with a court or county.
- SECTION 18. IC 35-44-3-5, AS AMENDED BY P.L.137-2001, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 5. (a) A person, except as provided in subsection (b), who intentionally flees from lawful detention commits escape, a Class C felony. However, the offense is a Class B felony if, while committing it, the person draws or uses a deadly weapon or inflicts bodily injury on another person.
- (b) A person who knowingly or intentionally violates a home detention order or intentionally removes an electronic monitoring device commits escape, a Class D felony.
- (c) A person who knowingly or intentionally fails to return to lawful detention following temporary leave granted for a specified purpose or limited period commits failure to return to lawful detention, a Class D felony. However, the offense is a Class C felony if, while committing it, the person draws or uses a deadly weapon or inflicts bodily injury on another person.

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### COMMITTEE REPORT

Mr. Speaker: Your Committee on Courts and Criminal Code, to which was referred House Bill 1284, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, between lines 4 and 5, begin a new paragraph and insert: "SECTION 2. IC 11-8-1-8.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 8.7. "Flight risk" means a person who was placed on parole for conviction of escape or attempted escape or failure to return to lawful detention."

Page 1, line 5, delete "IC 11-8-1-8.7" and insert "IC 11-8-1-8.9".

Page 1, line 7, delete "8.7." and insert "8.9.".

Page 2, delete lines 21 through 28.

Page 2, line 31, delete "a:" and insert "a".

Page 2, delete line 32.

Page 2, line 33, delete "(2)".

Page 2, run in lines 31 and 33.

Page 3, delete lines 1 through 2.

Page 3, line 3, delete "(F)" and insert "(D)".

Page 3, line 4, delete "(G)" and insert "(E)".

Page 3, line 7, delete "(H)" and insert "(F)".

Page 3, line 13, after "Offenders" insert "and Flight Risks".

Page 3, line 18, after "a" insert "flight risk (as defined in IC 11-8-1-8.7) or a".

Page 3, line 24, after "a" insert "flight risk or a".

Page 3, delete lines 25 through 28.

Page 3, line 29, delete "4." and insert "3.".

Page 3, line 29, delete "A monitoring entity" and insert "The department of correction".

Page 3, line 40, after "a" insert "flight risk or a".

Page 3, between lines 40 and 41, begin a new line block indented and insert:

#### "(6) A photograph of the offender.".

Page 3, line 41, delete "5." and insert "4.".

Page 3, line 42, delete "a monitoring entity" and insert "the department of correction".

Page 4, line 5, delete "6." and insert "5.".

Page 4, line 5, delete "A monitoring entity" and insert "A contract agency described in subsection (b) or the department of correction".

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Page 4, line 6, delete "4" and insert "3".

Page 4, line 9, delete "A monitoring entity" and insert "The department of correction".

Page 4, line 11, after "offender." insert "The department of correction may do this by:

- (1) using its own equipment and personnel; or
- (2) contracting with an outside entity.".

Page 4, line 18, delete "7" and insert "8".

Page 4, between lines 18 and 19, begin a new paragraph and insert:

"Sec. 2. As used in this chapter, "flight risk" means a person who is charged with escape or attempted escape or failure to return to lawful detention.".

Page 4, line 19, delete "2." and insert "3.".

Page 4, line 34, delete "3." and insert "4.".

Page 5, line 5, delete "4." and insert "5.".

Page 5, line 6, delete "a:" and insert "a".

Page 5, delete line 7.

Page 5, line 8, delete "(2)".

Page 5, run in lines 6 and 8.

Page 5, line 9, delete "5." and insert "6.".

Page 5, delete lines 16 through 17.

Page 5, line 18, delete "(F)" and insert "(D)".

Page 5, line 19, delete "(G)" and insert "(E)".

Page 5, line 22, delete "(H)" and insert "(F)".

Page 5, line 25, delete "6." and insert "7.".

Page 6, line 2, delete "7." and insert "8.".

Page 6, line 5, after "qualifies as a" insert "flight risk or a".

Page 6, line 11, after "is a" insert "flight risk or a".

Page 6, line 14, after "of a" insert "flight risk or a".

Page 6, line 19, before "violent" insert "flight risk or the".

Page 6, line 22, delete "violent".

Page 6, line 24, delete "violent".

Page 6, line 25, delete "violent".

Page 6, line 28, after "a" insert "flight risk or a".

Page 6, between lines 28 and 29, begin a new line block indented and insert:

#### "(5) A photograph of the offender.".

Page 6, line 29, delete "A" and insert "Except for absences from the offender's home for reasons set forth in IC 35-38-2.5-6(1), a".

Page 6, line 35, delete "8." and insert "9.".

Page 6, line 37, after "of a" insert "flight risk or a".

Page 6, line 39, after "a" insert "flight risk or a".

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Page 6, line 42, after "of a" insert "flight risk or a".

Page 7, line 3, after "of the" insert "flight risk or the".

Page 7, between lines 6 and 7, begin a new paragraph and insert:

"SECTION 8. IC 35-38-2.5-1.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1.5. As used in this chapter, "flight risk" means a person who is convicted of escape or attempted escape or failure to return to lawful detention.

SECTION 9. IC 35-38-2.5-4.5, AS ADDED BY P.L.137-2001, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 4.5. As used in this chapter, "security risk" means a person who is

# (1) a flight risk; or

(2) a threat to the physical safety of the public.".

Page 7, line 13, strike "IC 35-44-3-5,".

Page 7, line 25, after "a" insert "flight risk or a".

Page 7, line 31, after "a" insert "flight risk or a".

Page 8, line 7, after "a" insert "flight risk or a".

Page 8, between lines 8 and 9, begin a new line block indented and insert:

# "(6) A photograph of the offender.".

Page 8, line 21, after "of a" insert "flight risk or a".

Page 8, line 24, after "that the" insert "flight risk or the".

Page 8, line 27, after "of a" insert "flight risk or a".

Page 8, line 29, after "the" insert "flight risk or the".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1284 as introduced.)

DVORAK, Chair

Committee Vote: yeas 10, nays 0.

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#### **HOUSE MOTION**

Mr. Speaker: I move that House Bill 1284 be recommitted to a Committee of One, its author, with specific instructions to amend as follows:

Page 3, between lines 3 and 4, begin a new paragraph and insert:

"SECTION 7. IC 11-8-2-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 9. (a) The department shall establish a program of research and statistics, alone or in cooperation with others, for the purpose of assisting in the identification and achievement of realistic short term and long term departmental goals, the making of administrative decisions, and the evaluation of the facilities and programs of the entire state correctional system. Information relating to the following must be compiled:

- (1) An inventory of current facilities and programs, including residential and nonresidential community programs and offender participation.
- (2) Population characteristics and trends, including the following concerning offenders:
  - (A) Ethnicity.
  - (B) Race.
  - (C) Gender.
  - (D) Carrier (as defined in IC 16-18-2-49) status.
- (3) Judicial sentencing practices.
- (4) Service area resources, needs, and capabilities.
- (5) Recidivism of offenders.
- (6) Projected operating and capital expenditures.
- (b) The department may conduct research into the causes, detection, and treatment of criminality and delinquency and disseminate the results of that research.
- (c) Annually, within thirty (30) days after the close of the department's fiscal year, the department shall forward the information with respect to state operated community corrections programs compiled under subsection (a)(2) to the executive director of the legislative services agency.

SECTION 8. IC 11-12-1-6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 6. A community corrections advisory board established under section 2 of this chapter shall compile information relating to the ethnicity, race, gender, and carrier (as defined in IC 16-18-2-49) status of persons described in section 2(2), 2(3), and 2(4) of this chapter who are served by community corrections programs coordinated or operated by the board. The

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board shall forward this information annually, within thirty (30) days after the close of the board's fiscal year, to the executive director of the legislative services agency.

SECTION 9. IC 11-12-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1. For the purpose of encouraging counties to develop a coordinated local corrections-criminal justice system, and providing effective alternatives to imprisonment at the state level, and reintegrating offenders into the community, the commissioner shall, out of funds appropriated for such purposes, make grants to counties for the establishment and operation of community corrections programs. Appropriations intended for this purpose may not be used by the department for any other purpose. Money appropriated to the department of correction for the purpose of making grants under this chapter, and charges made against a county under section 9, do not revert to the general fund at the close of any fiscal year, but remain available to the department of correction for its use in making grants under this chapter."

Page 9, between lines 3 and 4, begin a new paragraph and insert: "SECTION 17. IC 35-38-2.6-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 2. As used in this chapter, "community corrections program" means a program consisting of residential and work release, electronic monitoring, day treatment, or day reporting, or a service to reintegrate offenders into the community that is:

- (1) operated under a community corrections plan of a county and funded at least in part by the state subsidy provided under IC 11-12-2; or
- (2) operated by or under contract with a court or county.". Renumber all SECTIONS consecutively.

(Reference is to HB 1284 as printed January 31, 2002.)

RESKE





# COMMITTEE REPORT

Mr. Speaker: Your Committee of One, to which was referred House Bill 1284, begs leave to report that said bill has been amended as directed.

RESKE

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